C. M. NIELSEN, Atty., Bldg. NOTICE.

In the District Court, Probate Divi-sion, in and for Salt Lake County, State of Utah.

In the matter of the estate of Johan Erickson, deceased.—Notice. The petition of G. H. Backman, the administrator of the estate of Johan The petition of G. H. Backman, the administrator of the estate of Johan Erickson, deceased, praying for an order of sale of real property of said decedent, and that all persons interest ed appear before the said court to show cause why an order should not be granted to sell so much as shall be necessary, of the following described real estate of said deceased, to-wit: Beginning north 47 rods from the southeast corner of the southwest ¼ of section 31, township 2 south of range 1 east, Sait Lake Meridian, running thence north 36.5 rods; thence west 5 rods and 10½ feet; thence in a southwesterly direction along the canal to a point 12 rods and 2½ feet, to place of beginning; thence east 12 rods and 2½ feet, to place of beginning containing 2 acres of land, has been set for hearing on Saturday, the 6th day of October, A. D. 1906, at 10 o'clock A. M., at the county court house, in the court room of said court, in Salt Lake City, Salt Lake county, Utah.

Witness the clerk of said court, with the seal thereof affixed this 20th

Witness the clerk of said court, with the seal thereof affixed this 20th day of September, A. D. 1906.

J. U. ELDREDGE, JR., Clerk. By W. H. Farnsworth, Deputy Clerk. C. M. Nielsen, Attorney for Estate.

NOTICE OF PRIVATE SALE OF REAL ESTATE.

C. M. NIELSEN, Attorney, Constitution Building.

The undersigned by order of the probate court of Salt Lake county. Utah, will sell to the highest bidder for cash, subject to confirmation by said court, the following described real estate, located in Salt Lake county. Utah towit:

real estate, located in Salt Lake county, Utah, to-wit:

Part of the northwest quarter of section 30, township 2 south, of range 1 east, Salt Lake Meridian, beginning at a point 64 rods and 149-10 feet west, and 30.77 rods south from the northeast corner of the sald quarter section, and running thence west 80 rods and 3.25 feet, to the middle of the state road, thence south 20 rods, thence east 81 rods and 4 feet, to the west line of John F. Lennberg's land, thence north 20-rods to place of beginning, containing 10 acres of land. ginning, containing 10 acres of land. Bids will be received in writing on

said real estate at the law office of C. M. Nielsen, rooms 237-8, Constitu-tion building, Salt Lake City, Utah, on the eighth day of October, 1906.

ERIC M. HOLMEN, Administrator.

C. M. NIELSEN,
Attorney for Estate.
Dated this 22nd day of Sept., 1906.

NOTICE OF SALE UNDER DEED OF TRUST.

NOTICE IS HEREBY GIVEN BY the undersigned, C. Frank Emery, Sheriff of Salt Lake County, Utah.

Jemima B. Walker, plaintiff, vs. the unknown heirs of George Stringham, Lacob Stringham, Lillie Grundy, Mary E. Golby, Nettie Mortensen, Benjamin and said Lewis, second party, and Nashaniel French is named as third party, executed on the sixth day of April A. D. 1903, conveying to said second party the real estate and water stock hereinafter described to secure the payment of a certain promissory note of even date therewith executed by

Nath of Salt Lake County, Utah.

Jemima B. Walker, plaintiff, vs. the unknown heirs of George Stringham, Jacob Stringham, Jacob Stringham, Lallie Grundy, Mary E. Colby, Nettie Mortensen, Benjamin Stringham, Sallie King, William Stringham, Jerry Stringham, Jr., Jas. Stringham, Jerry Stringham, Tr., Jas. Stringham, David Stringham, Thomas Stringham, heirs of Jerry Stringham, David Stringham, Jerry Stringham, deceased, Henry C. Japayment of a certain promissory note of even date therewith executed by Cannon, Florence Grant, Edith Grant, the undersigned, C. Frank Emery, sheriff of Salt Lake County, Utah, named as successor in trust to Eugene Lewis, trustee, in a certain deed of trust wherein Julius J. Lilya and Margaret Lilya his wife careful lilya his wife.

said J. J. Lilya in the sum of Five Hundred Dollars, with interest at the rate of ten per cent per annum, payable on the first days of April and October of each year, said note being payable to the order of said French on the first day of April, 1908, and by the said deed it was provided that in case default should be made in payment of either the note aforesaid or any of the interest coupon notes thereunto attached, or any part thereof, by any of the interest coupon notes there-unto attached, or any part thereof, by the said first party, then the said sec-ond party or his successors should sell said real estate and water stock or any part thereof at the option of the holder of said note to the highest bid-der for cash, having given due notice as in said deed required and whose der for cash, having given due notice as in said deed required, and whereas said deed was duly acknowledged by said first parties and was recorded in Book 4G of Mortgages, at pages 134-136, in the Salt Lake County, Utah. Registry of Deeds, to which deed and record reference is hereby made; and whereas the interest due October 1, 1905, is still due and unpaid, as well as certain other interests, and whereas the holder of said note, C. L. Lewis, to whom it was duly assigned by said French for value, has notified me in writing, requesting me to sell said premises;

Now, therefore, on Saturday, the

Now, therefore, on' Saturday, the Now, therefore, on Saturday, the 29th day of September, A. D. 1906, at the hour of twelve o'clock noon of said day, at the front door of the county court house (City and County building), in the City of Salt Lake, in the County of Salt Lake and State of Utah, for the purposes aforesaid, I shall sell to the highest bidder for sash the following described real escape the county of the salt to the highest bidder for sash the following described real escape the salt of the highest bidder for the salt that the following described real escape the salt of the highest bidder for the salt that the following described real escape the salt of the highest bidder for the salt that the following described real escape the salt of the salt that the s shall sell to the highest bidder for cash the following described real estate and water stock: The following described tract of land in said Sal' Lake County, beginning at a point eight hundred seventy-four 75-100 (874%) feet south and seventy-two (72) rods east of the northwest corner of the southeast quarter of section (72) rods east of the northwest corner of the southeast quarter of section two (2), of township two (2) south of range one (1) west, of Salt Lake Meridian, and running thence south three hundred thirty-eight (338) feet; thence east eighty-eight (88) rods; thence north ten (10) rods more or less to west bank of Jordan river; thence northerly along the west bank thence northerly along the west bank of said river to a point in the south line produced easterly to said river of south line of land conveyed by grantors to Magnus Johnson by deed dated land to the said river of south line of land conveyed by grantors to Magnus Johnson by deed dated landers and proceeded to ors to Magnus Johnson by deed dated January 24, 1902, and recorded in Book E of deeds, Salt Lake County Registry of Deeds, at page 542; thence west along said produced line and said Johnson's south line to point of commencement, containing ten (10) acres. Also fourteen (14) shares of the capital stock of the North Jordan Canal company, evidenced by see Canal company, evidenced by cer-tificate No. 749, together with all water rights and appurtenances.

C. FRANK EMERY, Sheriff of Salt Lake County, Success or in Trust to Eugene Lewis, August 30, 1906.

Eugene Lewis Attorney for Trustee.

SUMMONS.

G. H. BACKMAN, Attorney, 32 South Main Street.

In the Third Judicial District Court in and for Salt Lake County, State of Utah.

said J. J. Lilya in the sum of Five Hundred Dollars, with interest at the rate of ten per cent per annum, payable on the first days of April and October of each year, said note being payable to the order of said French on the first day of April, 1908, and by the said deed it was provided that in case default should be made in payment of either the note aforesaid or any of the interest coupon notes thereunto attached, or any part thereof, by the said first party, then the said secham. deceased, defendants.-Sum-

> The State of Utah to said defend ants:

You and each of you are hereby You and each of you are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the county in which the action is brought, otherwise within thirty days after service and defend the above entitled action and in case of your failure so to do, judgment will be rendered against you, according to the demand of the complaint, which within ten days after service of this summons upon you will be filed with the clerk of said court.

The said complaint in substance al-

The said complaint in substance alleges:

That the plaintiff is the owner and in possession and entitled to the pos-pession of the following described real

estate situated in the County of Salt Lake, State of Utah, to-wit:
All of Lot 15, Block 1, five-acre Plat "A," Big Field Survey.
That you, the said defendants, claim some interest in said real estate adverse to the plaintiff.
Alleges that your claim is without

Alleges that your claim is without right, and prays that the itle of the plaintiff be quieted against you.

G. H. BACKMAN,

Attorney for Plaintiff.

P. O. Address No. 32 South Main Street, Salt Lake City, Utah.

ASSESSMENT NO. 8.

BONANZA CONSOLIDATED MIN-ING COMPANY. Principal place of business, Salt Lake City, Utah. Loca-tion of mines, Park City, Utah. Notice is hereby given that at a meeting of the board of directors of the Bonanza Consolidated Mining com-nany held on the 4th day of Sentem-

the Bonanza Consolidated Mining company, held on the 4th day of Septem ber, 1906, assessment No. 8 of one (1) cent per share was levied upon the capital stock of the corporation, issued and outstanding; payable immediately to the secretary at his office, No. 94 Commercial National Bank building Salt Lake City, Utah. Any stock upon which this assessment may remain unpaid the 8th day of October, 1906 will be delinquent and advertised for tale at public auction; and unless pay will be delinquent and advertised for tale at public auction; and unless pay tent is made before, will be sold on the 25th day of October, 1906, at 2 o'clock p. m. at the company's office to pay the delinquent assessment thereon, together with the costs of advertising and expense of sale.

J. M. BOWMAN, Secretary.

Room 94, Commercial Block, East Second South St.

SUMMONS.

JAMES INGBRETSEN, Attorney, 49 E. First South St.

of this summons upon you, if served within the county in which this action is brought, otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, a copy of which is herewith served upon you JAMES INGEBRETSEN,

Plaintiff's Attorney.

Western Loan & Savings Co., plain

Western Loan & Savings Co., plain tiff

P. O. Address, 49 East First South street, Salt Lake City, Utah.

DELINQUENT NOTICE.

Juno Mining Company. Principal place of business, Salt Lake City, Utah. Notice.—There are delinquent upon the following described stock on account of assessment No. 8, levied on the 8th day of August, 1906, the several amounts set opposite the names of the respective shareholders, as follows: lows:

Cert. Shares. F. C. Ludolphs F. C. Ludolphs F. C. Ludolphs 500 \$1.25 500 1.25 500 1.25 C. Ludolphs
C. Ludolphs
C. Ludolphs 78 J. F. C. Ludolphs 78 500 1.25
J. F. C. Ludolphs 80 500 1.25
J. F. C. Ludolphs 81 500 1.25
J. F. C. Ludolphs 81 500 1.25
J. F. C. Ludolphs 82 500 1.25
J. F. C. Ludolphs 83 500 1.25
J. F. C. Ludolphs 83 500 1.25
Mrs. Geo. Walker 174 250 63
O. M. Jeppe 35 1000 2.50
Edw. Riedesel 36 500 1.25
D. Zeller 37 500 1.25
Henry Bonerob 40 500 1.25
Henry Bonerob 40 500 1.25
Tillie Bain 181 100 25
Charles Crane 167 1000 2.50
Charles Crane 173 8000 20.06
Calla Crane 177 250 63
John W. Crane 176 250 63
Emma G. Crane 180 700 1.75
And in accordance with law and the order of the board of directors made on the 8th day of August, 1906, so 79 80 500 500 500 F. . 25

order of the board of directors made on the 8th day of August, 1906, so many shares of each parcel of such stock as may be necessary will be sold at Rooms 8 and 9 Central block, Salt Lake City, Utah, on the 3rd day of October, 1906, at the hour of 10 o'clock a. m., to pay delinquent assessments thereon, together with the cost of advertising and expense of sale. sale.

F. W. MUHLENBRUCH. Secv Rooms 9 and 10 Central Block, Salt Lake City, Utah.

Salt Lake City. Sept. 17, 1906.

By order of the board of directors the sale herein provided for is hereby postponed until the 10th day of October, 1906, at 10 o'clock a.m.

F. W. MUHLENBRUCH, Sec.

DELINQUENT NOTICE.

Deer Trail Gold M. & M. Co., principal place of business 318 South State street, Salt Lake City, Utah.—Notice. There are delinquent upon the fol-

There are definquent upon the forlowing described stock on account of
issessment No. 2 levied on the 21st
day of August, 1906, the several
amounts set opposite the names of the
respective shareholders, as follows:
Name. No. Cert. Shrs. Amt.
T. F. Schlov. 21 1000 \$ 5.00

T. F. Schley 31	1000	\$ 5.00
T. F. Schley 32	1000	5.00
T. F. Schley 33	1000	5.00
T. F. Schley34	1000	5.00
T. F. Schley 35		5.00
John H. Denhalter 46	2500	12.50
E. D. Woodruff, Tr. 50	9375	46.88
Henry Kollmorgen 62	1000	5.00
Oliver Alltree 86	250	1.25
Oliver Alltree 88	250	1.25
S. V. Ham 93	500	2.50
E. D. Woodruff, Tr., 98		75.00
S. V. Ham105		
Wm. H. Schaeffer 106		5.00
S. V. Ham107		11.25
S. V. Ham112	1000	5.00
S. V. Ham113	1000	5.00
S. V. Ham114		2.50
E. W. Woodruff, Tr 115		.62
	ALL STREET	STREET, SQUARE,